

## **CHAPTER FIVE**

### **CONCLUSION AND RECOMMENDATION**

#### **A. CONCLUSION**

Based on the previous discussion in chapter IV, the researcher concludes that the establishment of the Special Court for Regional Election Dispute Settlement in Indonesia is urgent to make the settlement of the regional election dispute more effective than the previous settlement given by the Constitutional Court. So the people will get the legal certainty of the regional election dispute settlement.

There are two issues that can arise if there will be a Special Court for regional election disputes settlement. First, the issue of institutionalization of the Special Court whether the court will be under the High Court or the High Administrative Court. Second, the issue of public trust to the existing courts.

#### **B. RECOMMENDATION**

Based on the problem that has been discussed, the researcher proposes two recommendations: first, the establishment of the Special Court is better attached under the High Administrative Court rather than under the High Court. Second, to increase the level of public trust to the Special Court, it is better to select judges for the regional election dispute and the composition of ad hoc judges of regional election can be 1 (one) career and 2 (two) non career judges.